

49. *Report of wastage of water.*—In every case where water supplied to a premises is observed to go to waste by leakage of pipes, the consumer shall immediately telephone from the nearest police station or otherwise give immediate notice to the office of the authorised officer or to the water service stations of the water works so as to enable necessary action being taken, temporarily to arrest the wastage with the help of the departmental staff. The subsequent repairs can be effected through the licensed plumber after duly intimation to the authorised officer, the details thereof.

50. The water supply cut off by the department shall not be restored as long as the wrongful act or omission for which the supply was cut off continues.

51. *Power to cut up Municipal roads, drains and other structures.*—The President or the authorised Officer may cut open any road for the purpose of laying new, or repairing the existing pipe lines provided that previous notice of not less than three days is given to the Municipality except in very emergent circumstances. He shall be responsible for bringing the portion so cut up to the normal level and hardness. But the Municipal Council shall be responsible for reconditioning the road, according to its original quality.

52. In the case of Municipal drains, structures, and other property which may have to be removed, the President or the authorised Officer shall be responsible for their complete restoration.

53. Whenever more than half the road width has to be opened out or any serious and prolonged obstructions to traffic is likely to be caused the President or the authorised Officer shall cause a week's notice to be given. This rule shall not apply to cases of emergency occasioned by accidents, bursts of pipe lines fire or other causes requiring immediate action on the part of the department.

54. The Executive Engineer or the authorised Officer shall have power to stop or reduce the supply in any public main or sub-main for repairs or renewals without any notice on emergent occasions. But in ordinary cases when the stoppage is over an extensive area or is due to exigencies which can be foreseen, such previous notice as is possible under the circumstances shall be given by beat of drum or other means.

55. *Breaking up of Municipal pavement, road, or other property during pipe laying.*—In every case where the Municipal pavement, drain, road, manhole or other property is likely to be effected during the laying of the pipes for any premises, the consumer or on his behalf, the licensed plumber, shall be responsible for giving sufficient notice thereof to the Municipal Council. He shall also subject to the same control, restrictions and obligations to the Municipal Council during the period of such work, as the department itself is, including the liability for any penalties recoverable for delay inconveniences and incomplete or unsatisfactory finishing of the works connected with the affected portions.

56. *Removal of pipe fitting by consumer or owner.*—Any consumer or owner may get his pipes removed provided he gives at least fifteen days notice through a licensed plumber to the President or the authorised Officer. Every such consumer shall compensate the department for any injury or damage to the departmental pipe lines.

57. *Use of water.*—The water supplied by the department shall be used only for the specific purposes permitted.

Any fittings and branch pipes for non-domestic use on a domestic supply or *vice versa* or these which are out of use or otherwise defective shall be removed and the connections properly sealed when required by the authorised Officer, should the consumer or the owner fails to comply with such requisition, the authorised Officer may enter any house or premises and execute the required work; and the expenses thereof shall be recovered from the consumer or the owner in the same manner as other charges are recoverable under the rules.

58. *Hose pipe connection prohibited.*—Hose pipes shall not be used from any connections metered or unmetered except with the permission of the department in writing and all water drawn through such pipe shall be separately charged for. Every such pipe shall have a gland cock at the delivery end.

59. All pipes, taps, fittings, etc., forming part of private connections of a consumer up to and inclusive of the stop cock nearest the supply main, shall, in the absence of any agreement to the contrary be the property of the owner of the said premises.

60. In the case, however, of the communication pipe and the stop cock, the department shall have the liberty to operate them for purposes of management and control. The meters or other appliances for measuring or limiting the amount of water supplied which may be installed by the department within or outside the premises shall be the property of the department.

61. Any public sub-main or distribution pipe line laid by a private donor as a contribution work shall be duly handed over to the department for operations and maintenance. The owner shall not have control over such lines.

62. *Applicability of rules to public institutions.*—The foregoing Bye-laws and Rules apply *Mutatis Mutandis* to all public institutions such as schools, colleges, hostels, hospitals, public offices, etc., the supply allowed in each case free of charge being determined by the department and any excess used over and above the free supply as measured by the meters being paid for by the institution concerned at the rates prescribed.

63. *Liability of the department for non-supply.*—Whether for domestic or for non-domestic purposes the department or the Municipal Council is not liable in the absence of a contract to the contrary to any penalty or damages for non-supplying water, if such non-supply arises from accidents to pipe lines, burst, shut-down of power and unusual drought or other unavoidable causes beyond its control.

B. BOREGOWDA,
President.

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OFFICE OF THE PRESIDENT, NEW TOWN BOARD BHADRAVATI.

Notice dated 18th May 1957.

No. NTB/118. It is hereby notified for the information of the public residing in the New Town Board, Bhadravati, that the New Town Board have at their meeting held on 12th April 1957, resolved that the following Model Rules framed by Government may be adopted by this New Town Board with necessary modifications.

The inhabitants of the New Town Board objecting the proposed rules may within one month from the date of publication of this notification send their objection, if any, in writing, to the New Town Board stating reasons therefor. Objections received after the prescribed time will not be considered.

1. Model Bye-laws for the levy of toll on vehicles entering the limits of the New Town Board, Bhadravati.
2. Rules for levy and recovery of toll on vehicles entering the limits of New Town Board, Bhadravati.
3. Bye-laws regarding levy of octroi in New Town Board, Bhadravati.
4. Rules for the levy and recovery of octroi in New Town Board, Bhadravati.

T. SHAMANNA,
President.

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OFFICE OF THE AMILDAR AND RETURNING OFFICER, BHADRAVATI TOWN MUNICI- PALITY, BHADRAVATI.

Notification dated 23rd May 1957.

(Under rule 15 of the Town Municipalities Election Rules 1951).

No. V.P.C. 116—56-57. It is hereby notified for the information of those concerned that the Bye-Election, for filling up a vacancy in the Bhadravati Municipal Council caused under Section 14(2) (c) of the Mysore Town

Municipalities Act, 1951, due to the failure of Sri B. Krishna Bhatta, a elected, councillor in the 6th Division to attend three consecutive monthly meetings of the council, has been fixed to be held on 4th July 1957, Thursday, at the Office of the Inspector of Schools, Bhadravati Range (old town) as per calendar of events published hereunder:—

At the time of delivery of notice of candidature to the Returning Officer, each candidate, other than a scheduled caste shall enclose with the notice of candidature a certified treasury chellan or a Bank Receipt for having credited Rs. 50 (Rupees fifty only) under "The Bhadravathi Town Municipal Funds". The sum to be deposited by a member of the scheduled caste shall be Rs. 25 (Rupees twenty five only).

The notice of candidature shall be presented to the Returning Officer at Bhadravati Taluk Office in person or during his absence to the Taluk (Revenue) Sheristedar not later than 3 P.M. on 10th June 1957 and between the hours 11.00 A.M. in the forenoon and 3.00 P.M. in the afternoon on each working day before 10th June 1957.

Calendar of events.

Sl. No.	Reference to election rule	Events	Date, time etc.
1	15	Publication of the notice of the calendar of events for the Bye-Election.	3-6-1957 Monday.
2	17 & 18	Last date for the presentation of notice of candidature.	10-6-1957 Monday before 3 P.M. at the Taluk Office, Bhadravati.
3	21	Publication of the copies of the candidature on the taluk office notice board and also the publication of date and time of scrutiny of the notice of candidature.	10-6-1957 Monday.
4	23	Scrutiny of notices of candidature and disposal of objections.	13-6-1957 Thursday.
5	25 & 27	Withdrawal of candidature and publication of copies of notice of withdrawal.	By 3-0 P.M. on 14-6-1957, Friday
6	28	Publication of list of candidates in the Town Municipal Office, with symbols assigned.	5 P.M. on 15-6-1957, Saturday.
7	...	Date and place of Bye-Election.	4-7-1957 Thursday between 8 A.M. to 12 NOON and 1 P.M. to 5-00 P.M. at the place notified above.
8	55	Counting of votes.	5-7-1957.
9	60	Declaration of results and report to Government.	5-7-1957.

K. H. CHANNABASAVAIYA,
Amildar & Returning Officer.

OFFICE OF THE PRESIDENT, TOWN MUNICIPAL COUNCIL, HIRIYUR.

Notification dated 30th May 1957.

No. A1. PR. 149-56. It is hereby notified for the information of the public of Hiriur Town, that the Government of Mysore have been pleased to sanction the Rules for the levy and recovery of Water Tax, in their Order No. LLH. 61. 1. TML. 57, dated 27th April 1957. This will be given effect to from 1st July 1957 as per Council Resolution dated 3rd May 1957.

Rules for levy and recovery of Water Tax adopted by Town Municipality, Hiriur.

1. A Water rate at 0-1-0 (one anna only) shall be levied on the rental value of lands and buildings by the Town Municipal Council.

2. The Tax will be collected in advance in two half yearly instalments in the month of April and October at each year, in the same manner and by the same agency as is entrusted with collection of taxes on buildings and lands within the Municipal area.

3. A receipt shall be given for the tax paid and no refund of the tax paid shall be made under any circumstances unless it is shown as a double payment for the same period.

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Notification dated 30th May 1957.

No. A1. PR. 148-56. It is hereby notified for the information of the public of Hiriur Town, that Government in their Order No. LLH. 31-TML. 57, dated 22nd April 1957, have sanctioned the Rules for the levy and recovery of Lighting Tax in this Town. This will be given effect to from 1st July 1957 as per Council Resolution.

Rules for the Levy and Recovery of a lighting tax framed by the Town Municipality, Hiriur.

1. A Lighting tax at a rate of Rs. 0-2-0 (annas two only) shall be levied on the rental value of lands and buildings by the Town Municipal Council.

2. The Tax will be collected in advance in two half yearly instalments in the months of April and October of each year, in the same manner and by the same agency as is entrusted with the collection of taxes on buildings and lands within the Municipal area.

3. A receipt shall be given for the tax paid and no refund of the tax so paid shall be made under any circumstances unless it is shown as a double payment for the same period.

Y. K. HANUMANTHAPPA,
President.

OFFICE OF THE COLLECTOR AND ELECTION COMMISSIONER, RAICHUR.

(L. G. SECTION.)

Notification dated 3rd June 1957.

No. In pursuance of sub section (4) of Section 35 of the Hyderabad District Municipality Act, 1956, it is hereby notified that Shri Viratappa has been elected as President of Town Municipality, Kushtagi.

K. R. RAMACHANDRAN,
Collector and Election Commissioner.

OFFICE OF THE CITY MUNICIPALITY, YADGIR.

Notification dated 1st June 1957.

I have to inform that a receipt book No. 1360 of property tax and general water tax containing (100) receipts has been lost by Shri Vableswhar, Bill-Collector of this Municipality on 25th April 1957. In the said book all receipts were issued.

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Executive Officer.